## IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN SECTION OF TENNESSEE WESTERN DIVISION

SCOTT TURNAGE, CORTEZ D. BROWN, DEONTAE TATE, JEREMY S. MELTON, ISSACCA POWELL, KEITH BURGESS, TRAVIS BOYD, and TERRENCE DRAIN on behalf of themselves and all similarly situated persons,  PLAINTIFFS, v.	Case No. 2:16-cv-2907-SHM/tmp  Case No. 2:16-cv-2907-SHM/tmp  CLASS ACTION COMPLAINT FOR  VIOLATIONS OF THE CIVIL RIGHTS  ACT OF 1871, 42 U.S.C. § 1983, AND
BILL OLDHAM, in his individual capacity and in his official capacity as the Sheriff of Shelby County, Tennessee; ROBERT MOORE, in his individual capacity and in his official capacity as the Jail Director of	<ul> <li>TENNESSEE COMMON LAW</li> <li>JURY TRIAL DEMANDED</li> <li>PURSUANT TO FED. R. CIV. PRO. 38(a)</li> <li>&amp; (b)</li> </ul>
the Shelby County, Tennessee; CHARLENE McGHEE, in her individual capacity and in her official capacity as the of Assistant Chief Jail Security of Shelby County, Tennessee; DEBRA HAMMONS, in her individual capacity and in her official capacity as the Assistant Chief of Jail Programs of Shelby	) ) ) ) ) ) )
County, Tennessee; SHELBY COUNTY, TENNESSEE, a Tennessee municipality; and TYLER TECHNOLOGIES, INC., a	) ) )
foreign corporation,	) ) )
DEFENDANTS.	)

NOTICE OF SERVICE OF RESPOSNES TO SHELBY COUNTY DEFENDANTS' FIRST SET OF INTERROGATORIES AND FIRST SET OF REQUESTS FOR PRODUCTION OF DOCUMENT OF PLAINTIFFS ISSACCA POWELL, KEITH BURGESS, AND TRAVIS BOYD

COME NOW Plaintiffs Scott Turnage, Cortez D. Brown, Deontae Tate, Jeremy S. Melton, Issacca Powell, Keith Burgess, Travis Boyd, and Terrence Drain, on behalf of themselves and all other similarly situated persons, by and through their designated attorneys and, pursuant to Local Rule 26.1(a)(2), provide this Notice that on September 27, 2017, Plaintiffs served the following responses to written discovery:

- Plaintiff Issacca Powell's Responses to Shelby County Defendants' First Set of Interrogatories and First Set of Requests for Production of Documents;
- Plaintiff Keith Burgess' Responses to Shelby County Defendants' First Set of Interrogatories and First Set of Requests for Production of Documents; and
- Plaintiff Travis Boyd's Responses to Shelby County Defendants' First Set of Interrogatories and First Set of Requests for Production of Documents.

## Respectfully submitted,

/s/ William E. Cochran, Jr.

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## **CERTIFICATE OF SERVICE**

I, the undersigned, do hereby certify that on September 27, 2017, the foregoing was served the Court's ECF filing system on:

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/s/ William E. Cochran, Jr.